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| APPLICATION NO.   | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---|-------------|----------------------|---------------------|------------------|
| 10/667,890  | 09/23/2003  | Gert Heidenreich     | 449122063400        | 8639             |
| 29177 7590 01/09/2008<br>BELL, BOYD & LLOYD, LLP<br>P.O. BOX 1135 |             |                      | EXAMINER            |                  |
|   |             |                      | SEYE, ABDOU K       |                  |
| CHICAGO, IL   | 00090       |                      | ART UNIT            | PAPER NUMBER     |
|   |             | ·                    | 2194                |                  |
|   |             |                      |                     |                  |
|   |             |                      | MAIL DATE           | DELIVERY MODE    |
|   |             |                      | 01/09/2008          | PAPER            |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| •  |   |  |   |  |  |
|--|---|--|---|--|--|
|  | Application No.   | Applicant(s)   | • |  |  |
| Office Action Summer.  | 10/667,890  | HEIDENREICH, GERT  |   |  |  |
| Office Action Summary  | Examiner  | Art Unit   |   |  |  |
|  | Abdou Karim Seye  | 2194   |   |  |  |
| The MAILING DATE of this communication app<br>Period for Reply   | ears on the cover sheet with the c  | orrespondence address  |   |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION<br>36(a). In no event, however, may a reply be time<br>rill apply and will expire SIX (6) MONTHS from<br>cause the application to become ABANDONE | J. lely filed the mailing date of this communication. D (35 U.S.C. § 133). | , |  |  |
| Status   |   |  |   |  |  |
| 1) Responsive to communication(s) filed on 17 Se   | eptember 2007   |  |   |  |  |
|  | action is non-final.  |  |   |  |  |
| 3) Since this application is in condition for allowan  |   | secution as to the merits is   |   |  |  |
| closed in accordance with the practice under E   |   |  |   |  |  |
| Disposition of Claims  |   |  |   |  |  |
| · <u> </u>   | P. 4  |  |   |  |  |
| 4) Claim(s) 1.2 and 4-21 is/are pending in the app   |   |  |   |  |  |
| 4a) Of the above claim(s) is/are withdraw  | vn from consideration.  | •  |   |  |  |
| 5) Claim(s) is/are allowed.  |   |  |   |  |  |
| 6) Claim(s) <u>1,2 and 4-21</u> is/are rejected.   | ·   |  |   |  |  |
| 7) Claim(s) is/are objected to.  |   |  |   |  |  |
| 8) Claim(s) are subject to restriction and/or  | r election requirement.   |  |   |  |  |
| Application Papers   |   |  |   |  |  |
| 9) The specification is objected to by the Examiner  | <b>r</b> .  |  |   |  |  |
| 10)⊠ The drawing(s) filed on <u>23 September 2003</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.   |   |  |   |  |  |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  |   |  |   |  |  |
| Replacement drawing sheet(s) including the correcti  |   |  |   |  |  |
| 11) The oath or declaration is objected to by the Ex   |   |  | • |  |  |
| The bath of decial ation is objected to by the Ex-   | armier. Note the attached office  | 7.00011 01 1011111 10-102.   |   |  |  |
| Priority under 35 U.S.C. § 119   |   |  |   |  |  |
| 12)⊠ Acknowledgment is made of a claim for foreign   | priority under 35 U.S.C. § 119(a)   | -(d) or (f).   |   |  |  |
| a) ☐ All b) ☐ Some * c) ☐ None of:   |   |  |   |  |  |
| 1. Certified copies of the priority documents  | s have been received.   |  |   |  |  |
| 2. Certified copies of the priority documents  | s have been received in Applicati   | on No  |   |  |  |
| 3. Copies of the certified copies of the prior   |   |  |   |  |  |
| application from the International Bureau  | •   | J  |   |  |  |
| * See the attached detailed Office action for a list of  |   | d.   |   |  |  |
|  |   | 1  |   |  |  |
|  | 1000  | 1 184. 1   |   |  |  |
| •  | <b>V</b> v  | •  |   |  |  |
| Attachment(s)  |   |  |   |  |  |
| 1) Notice of References Cited (PTO-892)  | 4) Interview Summary  |  |   |  |  |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  | Paper No(s)/Mail Da 5) Notice of Informal P   |  |   |  |  |
| 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date   | 6) Other:   | atent Application  |   |  |  |
| S Patent and Trademark Office  | , — - —   |  |   |  |  |

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#### **DETAILED ACTION**

## Response to Amendment

1. The request for continued examination and amendment filed on September 22, 2007 has been received and entered. The amendment amended Claims 1-2, 5-6, 8-9 and 18-21, and cancelled claim 3. The currently pending claims considered below are Claims 1-2 and 4-21.

## Claim Objections

2. Claim 21 is objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant is required to cancel the claim(s), or amend the claim(s) to place the claim(s) in proper dependent form, or rewrite the claim(s) in independent form.

Claim 21 consists of a device, wherein the device has a computer architecture configured for performing the steps in claim 20. Claim 20, upon which claim 21 depends, already includes these limitations. Therefore the Examiner finds no patentable distinction between claims 20 and claim 21.

# Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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- b) The invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-2 and 4-21 are rejected under 35 U.S.C. 102(b) as being anticipated by Kurowski, et al. (US 20020019844).

Claims 1, 18, 19-21 <u>Kurowski</u> teaches, a system, method and product for controlling an application process in a distributed system, comprising:

providing at least one client (FIG. 2: 200),

providing at least one server (FIG. 2: 1000);

providing a server task, wherein the system is organized according to a multi-tier model and includes at least a first presentation layer, a second layer which is organized completely as a microkemel-based client/server system a third data layer and an interface between the first and second layer which is configured in the form of a message (FIG: 3; FIG. 5, paragraph 64),

where the server task comprises at least the following steps:

the client translates the server task into the message with the respective arguments, the client sends the message to the server (paragraph 66),

the task is, in given cases, conducted further and processed to completion and a result of the task is, with the aid of the message, re-sent to the calling wherein the server task is subdivided into a first transaction, originating from the client to the sever,

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and a second transaction originating from the server to the client, and which are physically separate, and which first transaction is uniquely identified by use of a timestamp (paragraph 69; 167-168).

As to claim 2, <u>Kurowski</u> teaches, wherein the second layer and/or its components are configured for routing the task request (FIG. 3; paragraph 61-63).

As to claim 4, <u>Kurowski</u> teaches, wherein the client belongs to the first layer and the server belongs to the second and/or third layer (FIG. 3).

As to claim 5, <u>Kurowski</u> teaches, wherein in the arguments of the message, a source of the message is available as generally valid supplementary information from which a condition for a decision, to be made optionally, is derived whether the task should be resent to the client or should be sent to the other target address (paragraph 109; 233).

As to claim 6, <u>Kurowski</u> teaches, wherein addresses and/or return addresses for the server task are coded in the message (paragraph 168)

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As to claim 7, Kurowski teaches, wherein the microkernel includes subsystems which

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belong to the second layer and/or third layer (FIG. 3; paragraph 61).

As to claim 8, Kurowski teaches, wherein the server task nested, server requests (FIG.

4; paragraph 73).

As to claim 9, Kurowski teaches, wherein a result of the task is returned on the basis of

routing information included in the message (paragraph 77).

As to claim 10, Kurowski teaches, wherein the message comprises at least the following

arguments: origin, in which an address of the client is coded, source name, in which the

address of the server to be called is coded, and destination name, in which the return

address for the result is coded (paragraph 233; 262; 333; 336).

As to claim 11-12, they are rejeted for the same reasons as the claims above.

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As to claim 13 Kurowski teaches, wherein processing in the second layer is performed asynchronously with respect to the processing in the first and/or third layer (paragraph 201).

As to claim 14, <u>Kurowski</u> teaches, wherein one part of the client which communicates with the second layer is blocked for a time between the server call and transmission of the message or receipt of a confirmation (paragraph 70; 144).

As to claim 15, <u>Kurowski</u> teaches, wherein multiple calls of multiple clients are stored in a queue which operates according to a FIFO principle (paragraph 152-153).

As to claim 16-17, they are rejected for the same reasons as the claims above.

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

<u>Doyle</u> (6009455) discloses a distributed computation utilizing idle networked computers.

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6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Exr. Abdou Seye whose telephone number is

(571) 270-1062. The examiner can normally be reached Monday through Friday

from 7:30 a.m. to 4:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, contact

the examiner's supervisor, William Thomson at (571) 272-3718. The fax phone

number for formal or official faxes to Technology Center 3600 is (571) 273-8300.

Draft or informal faxes, which will not be entered in the application, may be

submitted directly to the examiner at (571) 273-6722.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the Group Receptionist whose telephone

number is (571) 272-3600.

AKS

January, 02 2007

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